09/13/2005 f2:23 \* 7132705361 Sep 06 05 11:38a Beranova 89/26/2005 09:22 7132705361

ADLER AND ASSOCIATES
901-448-6940
ADLER AND ASSOCIATES

6

8

PAGE 02 P.2 PAGE 02

RECEIVED CENTRAL FAX CENTER

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

SEP 1 3 2005

APPLICANT: Yates, of #/.

FILED: March 25, 2004

SERIAL NO.: 10/809,757

FOR Real-Time Polymerase Chain Reaction-Based Genotyping Assay for Single

**Nucleotide Polymorphism** 

ART UNIT: 1634

----

EXAMINER: Switzer, J. C.

DOCKET: D8502

M6 NON-FEE AMENDMENT Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

## **DECLARATION UNDER 37 CFR 1.132**

Dear Sir.

I, Duane Miller, hereby state as follows:

I am an inventor of the subject matter claimed in the above-referenced U.S. patent application Serial No. 10/809,757. In the Office Action, mailed March 28, 2005, an issue regarding the patentability of the subject matter claimed in the above-referenced U.S. patent application Serial No. 10/809,757 is the Song et al. reference (AAPS PharmSci 2002; 4(4) article 29; 1-6, October 2, 2002) cited as anticipating claims 4 and 17 under 35 USC §102(a).

The paper by Song et al. was published by my co-inventors Charles Yates and Pengfel Song, as well as co-authors who were not inventors of the subject matter disclosed in the above-referenced application, i.e. Shen Li, Bernd Meibohm, A Osama Gaber, Marsha R. Honaker and Malak Kotb. Applicant avers in this Declaration that I am a true inventor of the subject matter described by the above-

ADLER AND ASSOCIATES PAGE 8

referenced application and that Shen Li, Bernd Meibohm, A. Osama Gaber, Marsha R. Honaker and Malak Koth merely were working under the direction of my coinventors Charles Yates and Pengfei Song and/or merely providing technical assistance.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 or Title 18 of the United States code, and that such willful false statements may jeopardize the validity of the application or patent issued thereon.

DATE: 9/6/2005

Duane Miller